

The Magistrate Judge has concluded that the plaintiff can not be given the relief he seeks because Officer Bennett had already resigned from his position, Docket Entry No. 38, and, in any event, the Court has no authority to order a county to terminate the employment, or otherwise

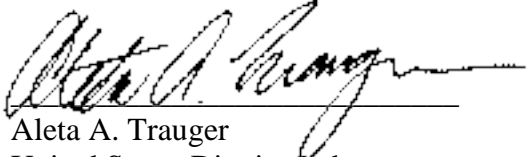
discipline, a corrections officer. Street v. Rodriguez, 2014 WL 840083 at pg. 5 (E.D. Mich.; 3/2/14).

The Magistrate Judge further found that the plaintiff had failed to make a *prima facie* showing of retaliation against Lt. Whitefield.

In his “Motion to Adjunction”, the plaintiff alleges additional claims of racial and religious bias at the Jail and reiterates his claims against Lt. Whitefield. He has not, however, set forth specific objections to the conclusions reached by the Magistrate Judge.

Having considered the Report and Recommendation along with the parties’ pleadings and objections, the Court finds that the plaintiff’s objections as they are lack merit. Therefore, the plaintiff’s objections are OVERRULED. The Report and Recommendation is ADOPTED AND APPROVED in all respects. Defendants’ Motion to Dismiss is GRANTED and this action is hereby DISMISSED.

It is so ORDERED.


Aleta A. Trauger
United States District Judge